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Applicant's or agent's file reference OP04-1086	FOR FURTHER ACTION	See Form PCT/IPEA/416				
International application No. PCT/KR2003/002613	International filing date(day/month/) 29 NOVEMBER 2003 (29.1	, and any month year,				
International Patent Classification (IPC	C) or national classification and IPC	212000)				
	K 38/10(2006.01)i, A61K 39/	/39(2006.01)i				
CHAE, Young-Jin et al						
redicity under Article 33 and t	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 					
2. This REPORT consists of a total	of5 sheets, including t	his cover sheet.				
3. This report is also accompanied	by ANNEXES, comprising:					
a. (sent to the applicant a	nd to the International Bureau) a total of	fsheets, as follows:				
and/or sheets co	maining rectifications authorized by thi	h have been amended and are the basis for this report s Authority (see Rule 70.16 and Section 607 of the				
sheets which sur	persede earlier sheets, but which this Au	athority considers contain an amendment that goes				
beyond the discl	osure in the international application as	filed, as indicated in item 4 of Box No. I and the				
b. (sent to the Internation	al Bureau only) a total of (indicate type	and number of electronic corrier(s)				
containing a sequence i	isting and/or tables related thereto, in el	ectronic form only as indicated in the Supplemental				
	ce Listing (see Section 802 of the Admi	nistrative instructions).				
4. This report contains indications r Box No. I Basis of the						
Box No. II Priority	report					
	ishment of oninion with regard to nave	les terre et				
		lty, inventive step and industrial applicability				
Box No. VII Certain defects in the international appl		·				
Box No. VIII Certain observations on the international application						
Date of submission of the demand	- ID-4 C					
sasimosion of the demand	Date of con	npletion of this report				
29 JUNE 2005 (29	.06.2005) 22 1	FEBRUARY 2006 (22.02.2006)				
ame and mailing address of the IPEA/		officer				
Korean Intellectual Property 920 Dunsan-dong, Seo-gu, Republic of Korea	Decise 202 701	, Weon Hye				
acsimile No. 82-42-472-7140	Telephone ?	No. 82-42-481-5591				

(PCT Artcle 36 and Rule 70)

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/KR2003/002613

Box No	. I Basis of the report					
I. W	ith regard to the language, this report is based on the international application in the language in which it was filed, unless nerwise indicated under this item. This report is based on translations from the original language into the following language					
tou	regard to the elements of the international application, this report is based on (replacement sheets which have been furnished receiving Office in response to an invitation under Article 14 are referred to in this reort as "originally filed" and are not ed to this report): the international application as originally filed/furnished					
	the description: pages as originally filed/furnished pages* received by this Authority on pages* received by this Authority on					
	the claims: pages					
	the drawings: pages					
3.	the sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing. The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify):					
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify): any table(s) related to sequence listing (specify):					
* If item	4 applies, some or all of those sheets may be marked "superseded."					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/KR2003/002613

Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims Claims	1-26 none	YES
	Inventive step (IS)	Claims	none	NO YES
	Industrial applicability (IA)	Claims	1-26 1-26	NO NO
	modelm applicability (IA)	Claims Claims	1-20	YES

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents from the International Search Report (ISR).

D1: US 5885579 A D2: EP 1233066 A2

1. Novelty

Objective of the present invention is to provide a recombinant peptide vector comprising a leader peptide, linker DNAs and a DNA construct formed by operably linking expression control sequences with a gene encoding a fusion protein of the extracellular domain of CTLA4 and the Fc fragment of immunoglobulin (claim 1); a method for said vector (claim 23); and a composition for treating autoimmune diseases comprising the said vectors (claim 25).

D1 (see abstract; Fig 1, col.3, II.34~40; col.4, I. 26 ~ col5., I. 15; col.9, II.9~27; claims; and Example 2) relates to expression plasmids for a soluble [signal peptide-CTLA4-Ig] fusion protein, a method therefor and its use in treating immunoproliferative diseases including autoimmune diseases. D1 discloses in col.5, II.12~13 that the extracellular domain of CTLA4 is an example of a soluble CTLA4 molecule. However, D1 differs from the present invention in that D1 does not indicate a leader peptide and linker DNAs that are linked to the gene encoding a CTLA4-Ig fusion protein.

D2 (see abstract; [0007]~[0024]; Fig 1; and claims) concerns a peptide vector, which does not have cell specificity. The vector comprises a leader peptide, a linker DNA and a desired gene.

- continued in Supplemental Box

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

	PCT/KR2003/002613		
Supplemental Box Relating to Sequence Listing			
ontinuation of Box No. I, item 2:			
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of: 			
I. With regard to any nucleotide and/or amino acid sequence disclosed in the international aginvention, this report was established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing b. format of material on paper in electronic form c. time of filing/furnishing contained in the international application as filed filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of search and/or examing received by this Authority as an amendment* on 2. In addition, in the case that more than one version or copy of a sequence listing and/or of furnished, the required statements that the information in the subsequent or additional application as filed or does not go beyond the application as filed, as appropriate, were additional comments:	nation or table(s) relating thereto has been filed		
	4		
	5		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/KR2003/002613

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.
Continuation of:

Box V

There is no prior art among the cited documents in ISR, which directly indicates or fairly suggests all constituents of the present invention.

Therefore, claims 1, 23 & 25 and their dependent claims 2-22, 24 & 26 are considered novel. Accordingly, claims 1-26 fulfill the criteria set forth in Article 33(2) PCT.

2. Inventive step

D2 notes in [0007] problems raised in prior arts such as viral vectors, which is the problem recognized in the present invention as well. The solution D2 takes is the same as the present invention except that the present invention limits the desired gene to the gene for the extracellular domain of CTLA4-Ig fusion protein. However, it is disclosed in D1.

Adopting the peptide vector of D2 for expression of a soluble CTLA4-Ig fusion protein is thus obvious to a person skilled in the art over prior arts. The acquired advantages of the mere combination of D1 & D2 are easily foreseen. Therefore, the subject matter of claims 1, 23 & 25 does not involve an inventive step. Dependent claims 2-22, 24 & 26 do not have any additional feature more than what is taught in prior arts including D1 & D2 and come within the scope of the customary practice readily followed by persons skilled in the art. Therefore, the subject matter of claims 2-22, 24 & 26 does not require exercising an inventive step.

Consequently, claims 1-26 do not fulfill the criteria set forth in Article 33(3) PCT.

3. Industrial applicability

There is no reason to negate the industrial applicability of this invention. Consequently, claims 1–26 appear to meet the requirements of Article 33(4) PCT.